1	SCOTT N. SCHOOLS (SCBN 9990) United States Attorney
2	MARK L. KROTOSKI (CSBN 138549)
3	Chief, Criminal Division
4	GEORGE L. BEVAN, JR. (CSBN 65207) Assistant United States Attorney
5	1301 Clay Street, Suite 340S
6	Oakland, Ca. 94612 Telephone: 510-637-3689
7	Email: george.bevan@usdoj.gov
8	Attorneys for the Plaintiff
9	
10	UNITED STATES DISTRICT COURT
11	NORTHERN DISTRICT OF CALIFORNIA
12	OAKLAND DIVISION
13	
14	
15	UNITED STATES OF AMERICA,) CR 06-00253 CW
16	Plaintiff,)
17	v.) STIPULATION AND ORDER
18	RODERICK A. SHACKELFORD) RESCHEDULE DATE OF SENTENCING
19	WILLIAMS,
20	Defendant.)
21	
22	The defendant, Roderick A. Williams, and the United States, through their
23	respective counsel, hereby stipulate and agree to reschedule the defendant's date of
24	sentencing from March 12, 2007, to June 20, 2007, at 2:30 p.m. The parties apologize
25	to the Court fpr not having submitted a stipulation continuing the sentence from the last
26	scheduled date. Government counsel has a trial before Judge Breyer in the case of United
27	States v. Rosenthal, CR-02-0053-CRB, that will begin on March 19,2007. The
28	States v. Rosenthal, CR-02-0055-CRD, that will begin on March 17,2007. The

1	volume of pretrial motions and other pretrial requirements of that case have been such
2	that government counsel has fallen behind on other cases, including this case.
3 4	Government counsel is not prepared to go forward with sentencing, and needs additional
5	time to make the required submission to a committee within the U.S. Attorney's office
6	relative to the government's position for sentencing. Additional time will insure that the
7	defendant receives full consideration pursuant to the plea agreement. Moreover, defense
8	counsel is currently in trial in state court which is predicted to last until early June 2007.
9	The date of June 20th, if convenient to the Court, is set out far enough so that
10 11	government counsel's trial in the Rosenthal case will have been completed, and so that
12	everything can be accomplished that is required by the plea agreement in this case.
13	Both counsel appreciate the Court's accommodation in rescheduling the defendant's
14	sentencing.
15	Respectfully submitted,
16	
17	Dated: 3/12/07 /s/ MICHAEL BERGER, ESQ.
18	Counsel for Defendant
19 20	
21	SCOTT N. SCHOOLS
22	United States Attorney
23	Dated:3/12/07
24	GEORGE L. BEVAN JR.
25	United States Attorney
26	IT IS ORDERED. 3/13/07 Caudiulillan
27	Dated: CLAUDIA WILKEN
28	United States District Judge